USCA4 Appeal: 22-1340 Doc: 21 Filed: 05/13/2022 Pg: 1 of 2

Filed: May 13, 2022

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

BRIEFING ORDER - CIVIL/AGENCY CROSS APPEAL

No. 22-1340 (L), <u>Bardon, Inc. v. NLRB</u> 05-ca-248026

Bardon, Inc. shall be considered the appellant for the purposes of this briefing schedule. Briefing shall proceed on the following schedule:

JOINT APPENDIX due: 06/22/2022

BRIEF [Opening] due: 06/22/2022

BRIEF [Opening/response] due: 07/22/2022

BRIEF [Response/reply] due: 08/22/2022

BRIEF [Reply] (if any) due: Within 21 days of service of response/reply brief.

The following rules apply under this schedule:

- Filings must conform to the <u>Fourth Circuit Brief & Appendix</u> <u>Requirements</u> as to content, format, and copies. The Requirements are available as a link from this order and at <u>www.ca4.uscourts.gov</u>. FRAP 28, 30 & 32.
- All parties to a side must join in a single brief, even in consolidated cases, unless the court has granted a motion for leave to file separate briefs. Local Rules 28(a) & 28(d).
- Motions for extension of time should be filed only in extraordinary circumstances upon a showing of good cause. Local Rule 31(c).
- If a brief is filed in advance of its due date, the filer may request a

- corresponding advancement of the due date for the next brief by filing a motion to amend the briefing schedule.
- If a brief is filed after its due date, the time for filing subsequent briefs will be extended by the number of days the brief was late.
- Failure to file an opening brief within the scheduled time may lead to imposition of sanctions against court-appointed counsel or dismissal of the case. Local Rules 45 & 46(g).
- Failure to file a response brief may result in loss of the right to be heard at argument. FRAP 31(c).
- If a case has not been scheduled for a mediation conference, but counsel believes such a conference would be beneficial, counsel should contact the Office of the Circuit Mediator directly at 843-731-9099, and a mediation conference will be scheduled. In such a case, the reason for scheduling the conference will be kept confidential. Local Rule 33.
- The court may, on its own initiative and without prior notice, screen an appeal for decision on the parties' briefs without oral argument. Local Rule 34(a).
- If a case is to be scheduled for argument, counsel will receive prior notice from the court.

/s/ PATRICIA S. CONNOR, CLERK By: Ashley Brownlee, Deputy Clerk